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STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan.

0 Valuation of Security

0 Assumption of Executory Contract or Unexpired Lease

0 Lien Avoidance

Last revised: August 1, 2020

UNITED STATES BANKRUPTCY COURT District of New Jersey

		District of	new Jersey		
In Re:	Julmali I Habibul		Case No.	:	2:22-bk-19819
		D 14 ()	Judge:		SLM
		Debtor(s)			
		CHAPTER 13 PLA	N AND MOTION	IS	
☐ Origina	l s Included		•	Date:	11/3/23
		THE DEBTOR HAS FILE CHAPTER 13 OF THE			
		YOUR RIGHTS MA	Y BE AFFECTE	ΕD	
contains the Plan proposition of the Plan proposition	ne date of the confirmated by the Debtor to Anyone who wishes twithin the time frame modified, or eliminated without further notice Court may confirm y Rule 3015. If this polace solely within the lien. The debtor need walue of the collateral must file a timely objection.	o adjust debts. You should to oppose any provision of stated in the <i>Notice</i> . You ed. This Plan may be confice or hearing, unless written this plan, if there are not olan includes motions to a echapter 13 confirmation ed not file a separate motion or to reduce the interest jection and appear at the ope of particular importants.	n proposed by the read these paper of this Plan or any rights may be a firmed and become objection is five timely filed objection or modify a process. The plation or adversary rate. An affected confirmation head the process.	re Debtor. The pers carefully a motion inclustiffected by the me binding, a led before the stions, without lien, the lien an confirmation proceeding the lien creditor aring to prosecute the confirmation of the process of the confirmation of the process of the confirmation of the confir	nis document is the actual and discuss them with your uded in it must file a written his plan. Your claim may be and included motions may be deadline stated in the ut further notice. See avoidance or modification on order alone will avoid or to avoid or modify a lien who wishes to contest said ecute same.
	-	des each of the following provision will be ineffe	•		
THIS PLA	N:				
	☑ DOES NOT CON SET FORTH IN PA		PROVISIONS. N	ON-STAND	ARD PROVISIONS MUST
COLLATE	RAL, WHICH MAY	T THE AMOUNT OF A S RESULT IN A PARTIAL F MOTIONS SET FORTH I	PAYMENT OR N	O PAYMEN	
		OID A JUDICIAL LIEN OR MOTIONS SET FORTH I			PURCHASE-MONEY

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Initial Debtor(s)' Attor	ney SDP In	itial Debtor:	JIH	Initial Co-	Debtor	
Part 4. Payment on	d Longth of Dian					
Part 1: Payment and	a Length of Plan					
	shall pay <u>186.50 Mon</u> nths, then \$500.00 for		hapter 13 Trus	tee, starting or	<u>December 1, 2023</u> for	
b. The debtor ⊠ □	shall make plan paym Future Earnings Other sources of fund			_	nces:	
c. Use of real	property to satisfy pla Sale of real property Description: Proposed date for co	-	:			
	Refinance of real pro Description: Proposed date for co	•				
	Loan modification wit Description: 186 New Proposed date for co	ark Avenue,	Bloomfield, N	IJ 07003 or as extended Mitigation	•	
d. 🗆	The regular monthly r	mortgage pay	ment will cont	inue pending th	ne sale, refinance or loan	
e. 🛚	Other information tha	Vife will be e	employed and	promotion bu	usiness closed and will	
Part 2: Adequate Pr	otection		NONE			
a. Adequate p	orotection payments w d pre-confirmation to _		the amount o	f \$ to be pa	aid to the Chapter 13	
	orotection payments wi confirmation to: (the amount of	\$ to be paid	d directly by the debtor(s)	
debtor(s) outside the	Plan, pre-confirmation	to: <u>Fay Serv</u>	ricing, Inc. for U		to be paid directly by the tor).	
Part 3: Priority Claims (Including Administrative Expenses)						
a. All allowed priority claims will be paid in full unless the creditor agrees otherwise:						
Creditor Steven D Pertuz		Type of Priority Attorney Fees			Amount to be Paid 1,000.00	

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 ■ The allowed priority claims listed below are based on a domestic support obligation that has been assigned to or is owed to a governmental unit and will be paid less than the full amount of the claim pursuant to 11 U.S.C.1322(a)(4): Creditor Type of Priority Claim Amount Amount to be Paid Part 4: Secured Claims a. Curing Default and Maintaining Payments on Principal Residence:

NONE The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows: Regular Monthly Amount to be Paid to Interest Rate Payment (Outside Creditor Collateral or Type of Debt Creditor (In Plan) Arrearage on Arrearage Plan) Fay Servicing for US 186 Newark, Avenue \$99,255.17 4% Plan payment and \$1,975.00 Bank Newark, NJ Balance To Be Paid (2,569.75) Through Loan Modification b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: NONE The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows: Regular Monthly Interest Rate Amount to be Paid to Payment (Outside Creditor Collateral or Type of Debt Arrearage on Arrearage Creditor (In Plan) Plan) c. Secured claims excluded from 11 U.S.C. 506: ⋈ NONE The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value: Total to be Paid through the Plan Including

Name of Creditor Collateral Amount of Interest Calculation Amount of Claim

d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments 🖂 NONE

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this section ALSO REQUIRES

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	the appropriate	motion to be	e filed under	Section 7 o	f the Plan.			
Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral		Total Amount to Be Paid	
	2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.							
e. Surrender ⊠ NONE Upon confirmation, the stay is terminated as to surrendered collateral only under 11 U.S.C. 362(a) and that the stay under 11 U.S.C 1301 be terminated in all respects. The Debtor surrenders the following collateral:								
Creditor		teral to be Surren			Surrendered Collateral	Remaining Unsecured Debt		
f. Secured Claims Unaffected by the Plan ☐ NONE The following secured claims are unaffected by the Plan: Creditor Chase Bank g. Secured Claims to be Paid in Full Through the Plan ☒ NONE								
Creditor Collateral Total Amount to be Paid through the Plan								
Part 5: Unsecured Claims NONE								
Part 5. Unsecure	u Giaiiiis NC	JNC .						
 a. Not separately classified allowed non-priority unsecured claims shall be paid: Not less than \$ to be distributed pro rata 								
☐ Not less than percent								
\boxtimes								
b. Separately classified unsecured claims shall be treated as follows: Creditor Basis for Separate Classification Treatment Amount to be Pa							unt to he Paid	
Station								
Part 6: Executory Contracts and Unexpired Leases X NONE								
(NOTE: See time limitations set forth in 11 U.S.C. 365(d)(4) that may prevent assumption of non-residential real property leases in this Plan.)								
All executory contracts and unexpired leases, not previously rejected by operation of law, are rejected, except the following, which are assumed:								
Creditor Ar	Creditor Arrears to be Cured in Plan Nature of Contract or Lease Treatment by Debtor Post-Petition Payment						n Payment	
Part 7: Mations	NONE							
Part 7: Motions	NONE							

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form, <i>Notice</i> 3015-1. A Ce	lans containing e of Chapter 13 ertification of So Court when the	Plan Transı ervice, Notid	mittal, wit	thin the <i>pter 13</i>	e time Plan 1	and in th <i>Transmit</i>	ne man	ner set	forth in	D.N.J. LBR
	otion to Avoid Debtor moves to									
Creditor	Nature of Collateral	Type of Lien	Amount o	of Lien		ue of iteral	Amount Claime Exemption	of Ot	Sum of All ther Liens gainst the Property	Amount of Lien
The [otion to Avoid L Debtor moves to ith Part 4 above	reclassify th	-				-	_		
Creditor	Collateral	Sc	heduled	Total Co	ollateral	Superior L		Value of Creditor's in Collate		Total Amount of Lien to be Reclassified
	Debtor moves to collateral consistency Collateral	stent with Pa		Total C	s as pa		unt to be		ally unse	Amount to be Reclassified as Unsecured
	er Plan Provision esting of Prope Upon Confirm Upon Dischar	rty of the Estation	state							
Credi	ayment Notices itors and Lessors r notwithstanding	s provided fo		4, 6 or 7	7 may o	continue	to mail (customa	ary notice	es or coupons
	2) Other Add 3) Priority C 4) Secured (5) Lease Art	e shall pay al Standing Trus ministrative Cl Ilaims Claims	stee Comi aims			owing ord - - - -	der:			

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	d. Post-Petition Claims	
Section	The Standing Trustee \boxtimes is, \square is not authorized n 1305(a) in the amount filed by the post-petition	to pay post-petition claims filed pursuant to 11 U.S.C. claimant.
Part 9	: Modification × NONE	
	: Modification of a plan does not require that a d in accordance with D.N.J. LBR 3015-2.	a separate motion be filed. A modified plan must be
	If this Plan modifies a Plan previously filed in this Date of Plan being modified: 11/3/23.	s case, complete the information below.
	n below why the plan is being modified:	Explain below how the plan is being modified:
To Of Defa	o Comply with Order Resolving Chapter 13 Certification ult.	Modified Plan Payment and distribution to unsecured creditors as pro rata.
Are Sc	chedules I and J being filed simultaneously with th	nis Modified Plan? ⊠ Yes ☐ No
Signat	Any non-standard provisions placed elsewhere in	this plan are ineffective.
	btor(s) and the attorney for the Debtor(s), if any,	must sign this Plan.
By sign debtor(<i>Chapte</i>	ing and filing this document, the debtor(s), if not	represented by an attorney, or the attorney for the ions in this Chapter 13 Plan are identical to <i>Local Form</i> ,
Date:	November 3, 2023 /s/ J	ulmali I Habibul
Date.		nali I Habibul
	Del	otor
Date:		
	Joir	nt Debtor
Date	November 3, 2023 /s/ S	Steven D Pertuz
		ven D Pertuz
	Atto	orney for the Debtor(s)